International application No. PCT/AU2004/001487

CLASSIFICATION OF SUBJECT MATTER.

Int. Cl. 7: A61M 1/12

According to International Patent Classification (IPC) or to both national classification and IPC

FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) DWPI IPC A61M 1/10/- A61M 1/12/- + keywords (VAD, aorta, artery, cardi, ventric, assist, pump, actuator, balloon, bladder, shroud, wrap, limit, restrain and similar terms)

DOCUMENTS CONSIDERED TO BE RELEVANT C.

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
	WO 2002/024255 A1 (SUNSHINE HEART COMPANY PTY LTD) 28 March 2002	
x	Pages 10-15, figures.	1-4, 6, 56, 57
Y		15-25, 27, 29
		34, 38
	US 4051840 A (KANTROWITZ et al.) 4 October 1977	
X	Whole document	1-9
Ÿ		15, 17, 18, 29
-		38
	WO 2000/076288 A2 (SUNSHINE HEART COMPANY PTY LTD) 21 December	
X	2000	1-6, 56, 57
24	Pages 11-16, figures 8-10	,,
	1 4805 11-10, 1184105 0-10	
	TIC 4001000 A CHEND (AND 01 Named on 1000	
	US 4881939 A (NEWMAN) 21 November 1989	146
X	Columns 3-5, figures 8a-8b and 13a-13c	1-4, 6

See patent family annex X | Further documents are listed in the continuation of Box C

Special categories of cited documents:

"A" document defining the general state of the art which is not considered to be of particular relevance

- "E" carlier application or patent but published on or after the international filing date
- document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means

later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention

"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone

document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art

"&" document member of the same patent family

Telephone No: (02) 6283 2454

document published prior to the international filing date but later than the priority date claimed Date of mailing of the international search report Date of the actual completion of the international search 2.7 JAN 2005 1 December 2004 Name and mailing address of the ISA/AU Authorized officer AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRALIA Sue Thomas

Form PCT/ISA/210 (second sheet) (January 2004)

E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929

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C (Continuation	on). DOCUMENTS CONSIDERED TO BE RELEVANT	***************************************
Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Y	WO 2001/013974 A2 (L.VAD TECHNOLOGY INC) 1 March 2001 Pages 8-14 and figures.	3-7, 11-25,27, 29, 38
X	US 4630597 A (KANTROWITZ et al) 23 December 1986 Whole document	42, 43, 50, 52- 55
X Y	FR 2645739 A1 (VM TECH SA) 19 October 1990 Whole document	4-7, 11-25, 27, 29, 34, 38 1-5,8 11-14
x	WO 2002/024254 A2 (IMPERIAL COLLEGE INNOVATIONS LTD) 28 March 2002 Pages 14, 15 and figures	1-4, 6, 56, 57
	US 4630597 (column 3) provides the feature of bushing to be read with Y documents WO 2002/024255, US 4051840, WO 2001/013974, FR 2645739 and US 4630597.	
	WO 2001/013974 is to be read with WO 2002/024255 for claims 19, 20, 27, 38.	
		,

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Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet) This international search report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons: Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely: 2. Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically; Claims Nos.: 58, 59 because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a) Box No. III Observations where unity of invention is lacking (Continuation of item 3 of first sheet) This International Searching Authority found multiple inventions in this international application, as follows: See extra sheet As all required additional search fees were timely paid by the applicant, this international search report covers all 1. searchable claims. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.: No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.; Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

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PCT/ATI2004/001487

Supplemental Box

(To be used when the space in any of Boxes I to VIII is not sufficient)

Continuation of Box No: III

The International Searching Authority found multiple inventions in the present application as follows:

Group 1: Claims 1-10, 56, 57 define an actuator for a heart assist device having first and second body portions in which the first special technical features is a shroud or wrap

Group 2: Claims 11-14 define an actuator for a heart assist device having balloon first and second body portions in which the second special technical feature is a bushing

Group 3: Claims 15-41 define a heart assist device having balloon first and second body portions and both the first and second special technical features, and could be considered with either group 1 or group 2. It is noted, however, that group 1 does not include the second special feature and group 2 does not include the first special feature.

Group 4: Claims 42-55 define a flexible inflatable balloon for a blood displacing heart assist device having first and second body portions in which the third special technical feature is a connecting body portion which is adapted to maintain a radius of curvature during movement of the second body portion between deflation and inflation of the balloon.

Group 5: The scope of claim 58 is unclear because of its multiple dependencies.

Group 6: The scope of claim 59 is unclear because of its multiple dependencies.

The features held in common by the claims are a balloon having first and second body portions which does not provide novelty or inventive step for the application because these features are provided by US 4881939, WO 2002/024255 and WO 2001/013974 as examples only amonest other citations.

No other feature which could provide novelty or inventive step for the application as a whole is found common to all the groups of claims.

Consequently the application lacks unity of invention.

International application No.

Information on patent family members

PCT/AU2004/001487

This Annex lists the known "A" publication level patent family members relating to the patent documents cited in the above-mentioned international search report. The Australian Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

	t Document Cited in Search Report			Pate	nt Family Member		
wo	2002/024255	AU	91488/01	EP	1318848	US	2004073080
US	4051840	NIL					
wo	2000/076288	AU	50548/00	BR	0011464	CA	2375962
		EP	1185319	US	2004167376		
US	4881939	NIL					
US	4630597	NIL					
wo	2001/013974	AU	69241/00	CA	2382671	EP	1207921
FR	2645739	NIL					
WO	2002/024254	ΑU	90088/01	BR	0114087	CA	2421812
		EP	1379294	US	2003233023		

Due to data integration issues this family listing may not include 10 digit Australian applications filed since May 2001.

END OF ANNEX

PATENT COOPERATION TREATY

From the:			REC'D 0 8 FEB 2005	
INTERNATIONAL SEARCHING AUTHORIT To:		1	WIPP PCT	
10.			PCT	
SPRUSON & FERGUSON				
GPO Box 3898		WRT	TTEN OPINION OF THE	
SYDNEY NSW 2001			NAL SEARCHING AUTHORITY	
			(PCT Rule 43bis.1)	
T.		Date of mailing	2.7 JAN 2005	
Amilianath ar counte file reference		(day/month/year)		
Applicant's or agent's file reference . 635200C		FOR FURTHER ACTION See paragraph 2 below		
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)	
PCT/AU2004/001487	28 October 2004	· (way-monneyear)	11 November 2003	
International Patent Classification (IPC) or		ation and IPC	1110.000	
Int. Cl. 7 A61M 1/12	Imitorial Causellies			
Applicant				
SUNSHINE HEART COMPAN	Y PTY LTD et al			
1. This opinion contains indications relations	ting to the following ite	ems:		
X Box No. I Basis of the opinion				
Box No. II Priority				
	of oninion with record to	novelty inventive etch e	nd industrial applicability	
X Box No. IV Lack of unity of in		noverty, inventive step a	an money applicating	
, LE		with regard to novelty	nventive step or industrial applicability;	
citations and explai	nations supporting such s		area and a management approximately,	
Box No. VI Certain documents				
X Box No. VII Certain defects in t	he international application	on		
Box No. VIII Certain observation	s on the international app	plication		
2. FURTHER ACTION			to be a selected and	
Preliminary Examining Authority ("IPE	A") except that this does notified the International B	not apply where the appli	red to be a written opinion of the International cant chooses an Authority other than this one to (b) that written opinions of this International	
If this opinion is, as provided above, con written reply together, where appropriate PCT/ISA/220 or before the expiration of	, with amendments, before	re the expiration of 3 mor		
For further options, see Form PCT/ISA/2	220.			
3. For further details, see notes to Form PCT/	ISA/220.			
Name and mailing address of the IPEA/AU		Authorized Officer		
AUSTRALIAN PATENT OFFICE				
PO BOX 200, WODEN ACT 2606, AUSTRA	LIA	SUE THOMAS		
E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929		Telephone No. (02) 6283 2454		

International application No.

Box No. 1 Basis of the opinion 1. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item. This opinion has been established on the basis of a translation from the original language into the following language which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)). 2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of: a. type of material a sequence listing a before a sequence listing in written format in computer readable form c. time of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. 4. Additional comments:		
which it was filed, unless otherwise indicated under this item. This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)). With regard to any nucleotide and/or amino acld sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of: a. type of material a sequence listing b. format of material in written format in computer readable form c. time of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.	Box No	D. I Basis of the opinion
the following language which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)). 2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of: a. type of material a sequence listing table(s) related to the sequence listing b. format of material in written format in computer readable form c. time of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.		
claimed invention, this opinion has been established on the basis of: a. type of material a sequence listing table(s) related to the sequence listing b. format of material in written format in computer readable form c. time of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.		the following language , which is the language of a translation furnished for the purposes of
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table(s) related to the sequence listing b. format of material in written format in computer readable form c. time of filing/furnishing contained in the international application as filed. filled together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filled or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.	a.	type of material
b. format of material in written format in computer readable form c. time of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.		a sequence listing
in omputer readable form c. time of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.		table(s) related to the sequence listing
in computer readable form c. time of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.	b.	format of material
c. time of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.		in written format
contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.		in computer readable form
filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.	c.	time of filing/furnishing
furnished subsequently to this Authority for the purposes of search. 3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.		contained in the international application as filed.
3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filled or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filled or does not go beyond the application as filled, as appropriate, were furnished.		filed together with the international application in computer readable form.
ifiled or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.		furnished subsequently to this Authority for the purposes of search.
4. Additional comments:	3.	filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that
	4. A	dditional comments:
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International application No.

ox No.	III Non-establishment	of opinion with regard to novelty, inventive step and industrial applicability
	tions whether the claimed inve lly applicable have not been ex	ention appears to be novel, to involve an inventive step (to be non obvious), or to be camined in respect of:
	the entire international applic	cation
X	claims Nos: 58, 59	
bec	ause:	
	the said international applica	tion, or the said claim Nos.
_	relate to the following subject	et matter which does not require an international preliminary examination (specify):
	•	
		* .
П	the description, claims or dre	wings (indicate particular elements below) or said claims Nos.
	• •	ngful opinion could be formed (specify):
		•
	the claims, or said claims No	a
		d by the description that no meaningful opinion could be formed.
X	no international search repor	t has been established for said claims Nos. 58, 59
		acid sequence listing does not comply with the standard provided for in Annex C of the
	Administrative Instructions in	
1	the written form	has not been furnished
		does not comply with the standard
1	the computer readable form	has not been furnished
		does not comply with the standard
		otide and/or amino acid sequence listing, if in computer readable form only, do not comply ats provided for in Annex C-bis of the Administrative Instructions.
	See Supplemental Box for fu	rther details.

International application No.

Box No. IV	Lack of unity of invention
1. X In res	ponse to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has:
X	paid additional fees
	paid additional fees under protest
	not paid additional fees
	Authority found that the requirement of unity of invention is not complied with and chose not to invite the cant to pay additional fees.
3. This Author	ity considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is
comp	lied with
X not co	omplied with for the following reasons:
	, 57 define an actuator for a heart assist device having first and second body portions in which the first I feature is a shroud or wrap
	efine an actuator for a heart assist device having balloon first and second body portions in which the echnical feature is a bushing
Claims 15-41 de special technica	efine a heart assist device having balloon first and second body portions and both the first and second I features
	his group could be considered with either of the preceding groups, but its essential features would only the groups were searched
portions in which	efine a flexible inflatable balloon for a blood displacing heart assist device having first and second body high third special technical feature is a connecting body portion which is adapted to maintain a radius ing movement of the second body portion between deflation and inflation of the balloon.
Claim 58 The so	cope of claim 58 is unclear because of its multiple dependencies
Claim 59 The so	cope of claim 59 is unclear because of its multiple dependencies
novelty or inver	d in common by the claims are a balloon having first and second body portions which does not provide tive step for the application because these features are provided by US 4881939, WO 2002/024255 and 74 as examples only amongst other citations.
No other feature the groups of cl	which could provide novelty or inventive step for the application as a whole is found common to all aims.
Consequently th	e application lacks unity of invention.
 Consequently 	, this opinion has been established in respect of the following parts of the international application:
all pa	urts
X the p	arts relating to claims Nos. 1-57

International application No.

	nder Rule 43bis.1(a)(i) with regard to novelty, inventive step of and explanations supporting such statement	r industrial
Statement	. •	
Novelty (N)	Claims 10-41, 44-49, 51	YES
	Claims 1-9, 42, 43, 50, 52-57	NO
Inventive step (IS)	Claims 10, 26, 28, 30-33, 35-37, 39-41, 44-49, 51	YES
,	Claims 1-9, 11-25, 27, 29, 34, 38, 42, 43, 50, 52-57,	NO
Industrial applicability (IA)	Claims 1-57	YES
	Claims	NO

' CITATIONS AND EXPLANATIONS:

D1 WO 2002/024255 D2 US 4051840

D3 WO 2000/076288 D4 US 4881939
D5 WO 2001/013974 D6 US 4630597

D7 FR 2645739 D8 WO 2002/024254

NOVELTY (N) Claims 1-9, 42, 43, 50, 52-57

Claims 1-4, 6: The features of each of these claims are provided by each of D1, D2, D3, D4, D7 and D8. For example only, in D1, see the following features:

Inflatable balloon having first and second body portions joined by flexure region Figure 3

Shroud or wrap adjacent first body portion Item 28
Peripheral extent of shroud/wrap at least equal to extent of balloon flexure Figure 3

Shroud/wrap restrains part of first body portion at/near flexure region against displacement towards shroud/wrap past a predetermined limit

predetermined limit Figure 3
Shroud/wrap allows unrestrained displacement away from shroud or wrap Figure 3

Similarly, D2, D3, D4, D7 and D8 provide the features of claim 1.

The features of claims 2-4 and 6 are provided by D2, D3, D4, D7, D8 in the same manner as the above.

Claim 5: All the features of claim 5 are provided by each of D2, D3 and D7 in the same manner as above.

Claims 7-9: All the features of each of these claims are provided by D2 similarly to the above, claim 8 also by D7.

Claims 42, 43, 50, 52-55: All the features of each of these claims are provided by D6 similarly to the above.

Claims 56 and 57: All the features of each of these claims are provided by each of D1, D3 and D8 similarly to above.

INVENTIVE STEP (IS) Claims 1-9, 42, 43, 50, 52-57

Claims 1-9, 42, 43, 50, 52-57: Since these claims lack novelty, they also lack inventive step.

Claims 4-7: Each of the features added by each of claims 4-7, shroud inwardly concave, elongated and elliptical, body portions and flexure integrally formed, formed by dip moulding, are also provided by each of D5 and D6.

Claims 11-14: When D6 and D7 are read together as would be considered obvious by a person skilled in the art, all the features of each of these claims is disclosed.

Claims 15-18, 21-25, 29, 34, 38: When D1 is read with D6, similarly, all the features of each of these claims is disclosed

Claims 19, 20, 27: When D1 is read with D5, similarly, all the features of each of these claims is disclosed.

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DOZ 140. VIII	Certain observations on the international application
The following of supported by the	oservations on the clarity of the claims, description, and drawings or on the question whether the claims are fully description, are made:

The scopes of claim 58 and claim 59 are unclear because of their multiple dependencies.